FEDRAMP READINESS ASSESSMENTS A GUIDE FOR 3PAOS

Purpose

 To educate & guide 3PAOs on how to best utilize the Readiness Assessment Report (RAR)

Outcomes:

- Higher likelihood of 3PAOs successfully completing the RAR
- Shared understanding of the RAR intent, processes, and best practices



BACKGROUND

FEDRAMP ACCELERATED



FedRAMP Readiness Assessment Complete FedRAMP Security Assessment 3

CREATION

Original RAR Draft Published on March 28th, 2016

Coincided with FedRAMP Accelerated Launch Event

Went through Multiple Iterations Post March 28th, 2016

- Public comment period received 100+ comments
- Additional reviews with 3PAO community
- Incorporated lessons learned from first vendors in FedRAMP Accelerated process

RAR Version 1.0 Published on August 8th, 2016

Available for immediate use

This is Intended to be a LIVING Document

- The PMO will iterate and change this document on a regular basis
- The RAR is a report template relates to the overall FedRAMP documents
- Feedback is critical 3PAOs should provide comments on the RAR

INTENT OF READINESS ASSESSMENT

VALIDATE CAPABILITIES

Focus Should be on Capabilities

- The biggest hurdle for CSPs to obtaining a FedRAMP authorization is the full implementation of capabilities
- The RAR does NOT require massive evidence gathering by a 3PAO or 100% of documentation completed by a vendor
- 3PAOs should be focused on understanding how a CSP system works and operates, not on how that is translated to documentation

3PAOs Should Validate What's Implemented

- Technical writing is hard and many times inaccurate
- FedRAMP needs 3PAOs to validate what is actually implemented, not regurgitate what a CSP has written down
- A 3PAO should not simply validate what a CSP has documented, a 3PAO should validate in the RAR what a CSP system is and what it isn't

NOT ALL CSPS WILL PASS

Is a CSP Ready for FedRAMP?

- The intent of the RAR is for both CSPs and the Government to understand if a CSP is ready for FedRAMP
 - CSPs should understand if they have key capabilities to obtain a FedRAMP authorization
 - The Government should be able to adequately understand if a CSP has a high likelihood of making it through the FedRAMP authorization process

Not All CSPs Will Pass the RAR

- 3PAOs should inform CSPs that a readiness assessment is intended to determine readiness, not guarantee it
- Many times a readiness assessment will find significant gaps in CSP capabilities, resulting in the identification of work for a CSP
- 3PAOs should NOT submit a RAR to FedRAMP unless the CSP has the necessary capabilities to obtain a FedRAMP authorization

FOCUS SHOULD BE ON CAP ABILITIES







TIPS AND LESSONS LEARNED



BOUNDARY

3PAOs Must Validate That the Boundary is ACCURATE

 3PAOs should validate that the boundary is accurate - identifying BOTH what is inside the boundary AND outside the boundary



 3PAOs should also ensure that the boundary makes sense (e.g., just because a boundary is accurate doesn't mean it always provides adequate security)

3PAOs MUST do Discovery Scans and Analyze Border Devices

- 3PAOs MUST do a discovery scan as part of a Readiness Assessment
 - This is intended to provide a technical ability to ensure that things like all VLANS, subnets, undocumented hosts, etc. are discovered
- 3PAOs MUST analyze all border devices to ensure they provide appropriate segregation from any other systems
 - This includes examinations of all configurations to analyze network configurations

IN-PERSON

In-Person Discussions are Needed

 In order to examine the organizational maturity and operations in action, a 3PAO needs to do this in person



 Part of the intent of the RAR is to examine the operations of a CSP and this is not something that can be completed over video chats or over the phone

In-Person REQUIRED for all RARs

- All Readiness Assessments must include some portion of in-person interviews and observations
- Data center visits are not mandatory but a 3PAO must be able to adequately state that data centers are not of a major concern if they are the responsibility of a CSP
 - For example, if an infrastructure provider is located in a CoLo data center provider the 3PAO has examined before or is a critical infrastructure data center, a data center visit might not be required

SEGREGATION

No Explicit Penetration Test Requirement

- It is a best practice and ultimate requirement of FedRAMP to complete a penetration test
- However, for a Readiness
 Assessment this is not an explicit requirement
- FedRAMP recommends that a Penetration Test be reviewed - even if completed by the CSP or another assessor

CSPs MUST be Able to Validate Adequate Segregation of Tenants and Data

 If a CSP has not had a penetration test, the 3PAO MUST be able to provide rationale for proving there is adequate segregation of tenants and data

REMEDIATION TIMES

30 Days for High, 90 for Moderate Risks

- The FedRAMP requirements for remediation of risks is as follows:
 - CSPs have 30 days to remediate high vulnerabilities
 - CSPs have 90 days to remediate moderate vulnerabilities



CSPs MUST be Able to Demonstrate the Capability to Remediate Vulnerabilities in a Timely Manner

- 3PAOs should be able to see evidence that a CSP has a track record of being able to remediate vulnerabilities in a timely manner
- This doesn't mean a CSP has to be tracking in the exact format FedRAMP requires (POA&M template) BUT it does mean that a 3PAO should be able to see that a CSP has a demonstrated capability to manage risk and remediate vulnerabilities in a timely manner

DOCUMENTATION

Documentation Does Not Need to be 100% Complete

The intent of a Readiness
 Capability is to determine the
 capabilities of a vendor, not review
 the documentation of a vendor



 The key focus of a 3PAO should be to review capabilities and functionality and to understand how a CSP system operates

CSPs MUST Have Documented Processes, Procedures, and Have Significant Progress Towards Completed Documentation

- In order to have organizational maturity, CSPs must have certain things documented
- A CSP must have begun documenting an SSP to be "ready" for a FedRAMP assessment
- A CSP must have the majority of processes and procedures written

THE CSP PERSPECTIVE

LEVEL OF EFFORT

Estimated 2-4 Week Completion Time

In the creation of this Readiness
 Assessment, FedRAMP worked
 with 3PAOs to estimate what would
 be sufficient to do a thorough
 assessment and write a quality
 report without making the cost too high for vendors



 The PMO estimates that a Readiness Assessment should take anywhere from 1-2 weeks to complete as well as 1-2 weeks to compile the report (for an average system)

Variability Based on Size, Complexity, Cooperation, and Preparedness of CSP

- This is not to say that all CSPs for a Readiness Assessment will take 2-4 weeks to complete
- CSPs must be prepared for the assessment (have the right staff available, be able to provide evidence, reports, etc. to the 3PAO)
- Additionally, the size and complexity of a CSP will factor heavily into the level of effort (e.g., a large laaS provider with 15 data centers will take longer than a small SaaS solution residing within an authorized laaS provider)

POWER OF FEDRAMP READY

CSP Knowledge of Likelihood of Success

 Many CSPs begin a security authorization with the Federal Government and are unaware of the gaps within their system



 The Readiness Assessment should benefit CSPs in helping them identify whether they have a high likelihood of success when attempting to achieve a FedRAMP authorization

Ability to Sell to Federal Agencies

- In addition to the CSP being able to ensure they have no major gaps in their system prior to beginning a FedRAMP authorization, a Readiness Assessment also provides the CSP with strong evidence of their capabilities in order to sell to Federal Agencies
- Approved RARs will be available to Federal Agencies through FedRAMP for up to one year after the delivery of a report in order to help validate a CSP's capabilities

REQUIRED FOR JOINT AUTHORIZATION BOARD (JAB)

Required for JAB Prioritization

The creation of the requirement for a Readiness
 Assessment is to ensure that a CSP is "ready" to begin a
 FedRAMP authorization by ensuring there are no major
 gaps in capabilities

 Before the JAB will begin the authorization process with any CSP, they must have an approved RAR by the FedRAMP PMO





SUBMISSION INSTRUCTIONS



INDEPENDENCE







* In option 3, there is the potential for iterations of the Readiness Assessment if a CSP is NOT deemed "Ready" in the first assessment. However, a 3PAO must NOT consult between Readiness Assessments as depicted in option 2 above.

3PAO MUST SUBMIT

3PAO Must Submit RARs to OMB MAX

- All 3PAOs will have a space created with the FedRAMP Secure Repository (OMB MAX) for them to upload Readiness Assessments
- 3PAOs, NOT CSPs, should upload RARs; this is to ensure chain of custody
- 3PAOs should not provide RARs without approval from a CSP
- 3PAOs must only submit RARs if they believe a CSP meets the required capabilities

Notify PMO Prior to Submission

 In order to help the PMO gauge work and potential reviews, notify the PMO of any engagements you have with CSPs for Readiness Assessments



 Prior to uploading a completed RAR notify the FedRAMP PMO at info@FedRAMP.gov for submission methods



1. DOES A RAR SUBMISSION REQUIRE A SIT-DOWN MEETING & PRESENTATION TO THE PMO?

No. However, the PMO staff will reach out to the 3PAO/CSP for a 30 min - 1 hour briefing about the RAR within a week of delivery.

2. DO CSP SYSTEMS HAVE TO BE FULLY OPERATIONAL TO HAVE A READINESS ASSESSMENT?

Yes, systems must be fully operational. If the system is under development it is NOT ready for a Readiness Assessment.

3. CAN A 3PAO DO CONSULTING AND ASSESSMENTS? IF NOT, CAN YOU CITE THE POLICY THAT SAYS A 3PAO MUST BE INDEPENDENT?

A 3PAO can NOT consult between Readiness Assessments. This is outlined by the ISO 17020 requirements and accreditation by A2LA.

4. CAN PASSING FEDRAMP READY BE USED AS PART OF A FORMAL ASSESSMENT?

Yes, some FedRAMP Ready evidence can be used for a formal assessment. However, there are timeliness requirements around evidence for assessments.

5. ARE EVIDENCE & ARTIFACTS INCLUDED IN THE RAR AS ATTACHMENTS?

No. The RAR is intended to be quickly consumable. However, the 3PAO could use these evidence and artifacts for future assessments.

